Cincinnati Bell Wireless LLC E911 Interim Report August 1, 2003 Appendix 2

AGREEMENT REGARDING THE IMPLEMENTATION OF WIRELESS ENHANCED 911 PHASE II

Cincinnati Bell Wireless LLC ("CBW") and the Amberley Village Department of Public Safety ("PSAP") have agreed to establish a wireless enhanced 911 ("E911") Phase II implementation deadline different from that imposed by the Federal Communications Commission ("FCC") for Tier III wireless carriers such as CBW. This agreement is made in accordance with the FCC's rules, 47 C.F.R. § 20.18(j)(5).

Specifically, CBW and the PSAP agree that the deadline for providing Phase II data to the PSAP will be suspended until six (6) months after a PSAP funding mechanism is established. The six (6) month period will begin when either of the following occurs: (1) a state funding mechanism is enacted by the Ohio General Assembly or (2) a PSAP provides CBW with documentation that it has secured funding from another source. Furthermore, if the PSAP will be unable to receive and utilize the data elements associated with Phase II at the end of the six (6) month implementation period, the PSAP agrees to notify CBW, in writing, that it will be unable to receive and utilize Phase II data by the implementation deadline.

Cincinnati Bell Wireless LLC

Mike Vanderwoude

Managing Member Committee

Amberley Village Department of Public Safety

John Monaharí

Chief of Police/Fire

Data

Cincinnati Bell Wireless LLC ("CBW") and the Butler County Sheriff's Office ("PSAP") have agreed to establish a wireless enhanced 911 ("E911") Phase II implementation deadline different from that imposed by the Federal Communications Commission ("FCC") for Tier III wireless carriers such as CBW. This agreement is made in accordance with the FCC's rules, 47 C.F.R. § 20.18(j)(5).

Specifically, CBW and the PSAP agree that the deadline for providing Phase II data to the PSAP will be suspended until six (6) months after a PSAP funding mechanism is established. The six (6) month period will begin when either of the following occurs: (1) a state funding mechanism is enacted by the Ohio General Assembly or (2) a PSAP provides CBW with documentation that it has secured funding from another source. Furthermore, if the PSAP will be unable to receive and utilize the data elements associated with Phase II at the end of the six (6) month implementation period, the PSAP agrees to notify CBW, in writing, that it will be unable to receive and utilize Phase II data by the implementation deadline.

Cincinnati Bell Wireless LLC

Mike Vanderwoude

Managing Member Committee

Butler County Sheriff's Office

Bonnie Short Dispatch Manager

City of Cincinnati



Thomas H. Streicher, Jr. Police Chief

Police Department 310 Ezzard Charles Drive Cincinnati, Ohio 45214 (513) 352-3536 (513) 352-2949 (FAX)

Cincinnati Bell Telephone Ms. Jouett Kinney Government Relations Office 201 E. Fourth Street, 102-890 Cincinnati, OH 45202

March 26, 2003

Ms. Kinney,

As you requested, we are notifying you that the Cincinnati 9-1-1 Center will not be able to participate in the upgrades needed for Phase II Wireless 9-1-1 calls due to the cost of the upgrades and network expenses.

We hope to eventually take part in this modern technology that will provide location information with Wireless 9-1-1 calls. However, we will need to examine the issue once again when cost recovery legislation is passed in the State of Ohio.

Sincerely,

Chief Thomas H. Streicher, J. Cincinnati Police Department

310 Ezzard Charles Drive

Cincinnati, Ohio 45214

Chief Robert Wright

Cincinnati Fire Department

430 Central Avenue

Cincinnati, Ohio 45202

In consideration of the continued cooperation between the parties regarding wireless enhanced 911 services, Cincinnati Bell Wireless LLC ("CBW") and the Clermont County Department of Public Safety ("PSAP") have agreed to establish a wireless enhanced 911 ("E911") Phase II implementation deadline different from that imposed by the Federal Communications Commission ("FCC") for Tier III wireless carriers such as CBW. This agreement is made in accordance with the FCC's rules, 47 C.F.R. § 20.18(j)(5).

Specifically, CBW and the PSAP agree that the deadline for providing Phase II data to the PSAP will be extended until six (6) months after a PSAP funding mechanism is established or upon the establishment of a subsequent mandatory deadline by the FCC. The six (6) month period will begin when either of the following occurs: (1) a state funding mechanism is enacted by the Ohio General Assembly or (2) a PSAP provides CBW with documentation that it has secured funding from another source. Furthermore, if the PSAP will be unable to receive and utilize the data elements associated with Phase II at the end of the six (6) month implementation period, the PSAP agrees to notify CBW, in writing, that it will be unable to receive and utilize Phase II data by the implementation deadline.

Cincinnati Bell-Wireless LLC	6/9/03
Mike Vanderwoude	Date
Managing Member Committee	
Clermont County Department of Publ	lic Safety
Both Paul	7-1-03
Beth Nevel Date	
Director	

Cincinnati Bell Wireless LLC ("CBW") and the City of Fairfield Police Department ("PSAP") have agreed to establish a wireless enhanced 911 ("E911") Phase II implementation deadline different from that imposed by the Federal Communications Commission ("FCC") for Tier III wireless carriers such as CBW. This agreement is made in accordance with the FCC's rules, 47 C.F.R. § 20.18(j)(5).

Specifically, CBW and the PSAP agree that the deadline for providing Phase II data to the PSAP will be suspended until six (6) months after a PSAP funding mechanism is established. The six (6) month period will begin when either of the following occurs: (1) a state funding mechanism is enacted by the Ohio General Assembly or (2) a PSAP provides CBW with documentation that it has secured funding from another source. Furthermore, if the PSAP will be unable to receive and utilize the data elements associated with Phase II at the end of the six (6) month implementation period, the PSAP agrees to notify CBW, in writing, that it will be unable to receive and utilize Phase II data by the implementation deadline.

Cincinnati Bell-Wireless LLC

Mike Vanderwoude

Managing Member Committee

City of Fairfield Police Department

Michael Dickey

Chief of Police

Cincinnati Bell Wireless LLC ("CBW") and the City of Hamilton Police Department ("PSAP") have agreed to establish a wireless enhanced 911 ("E911") Phase II implementation deadline different from that imposed by the Federal Communications Commission ("FCC") for Tier III wireless carriers such as CBW. This agreement is made in accordance with the FCC's rules, 47 C.F.R. § 20.18(j)(5).

Specifically, CBW and the PSAP agree that the deadline for providing Phase II data to the PSAP will be suspended until six (6) months after a PSAP funding mechanism is established. The six (6) month period will begin when either of the following occurs: (1) a state funding mechanism is enacted by the Ohio General Assembly or (2) a PSAP provides CBW with documentation that it has secured funding from another source. Furthermore, if the PSAP will be unable to receive and utilize the data elements associated with Phase II at the end of the six (6) month implementation period, the PSAP agrees to notify CBW, in writing, that it will be unable to receive and utilize Phase II data by the implementation deadline.

Cincinnati Bell Wireless LLC

Mike Vanderwoude

Managing Member Committee

Date

City of Hamilton Police Department

Neil Ferdelman

Chiofof Police

APPROVED AS TO FORM:

THY OF HAMILTON, OHIO

Cincinnati Bell Wireless LLC ("CBW") and the Hamilton County Department of Communications ("PSAP") have agreed to establish a wireless enhanced 911 ("E911") Phase II implementation deadline different from that imposed by the Federal Communications Commission ("FCC") for Tier III wireless carriers such as CBW. This agreement is made in accordance with the FCC's rules, 47 C.F.R. § 20.18(j)(5).

Specifically, CBW and the PSAP agree that the deadline for providing Phase II data to the PSAP will be suspended until six (6) months after a PSAP funding mechanism is established. The six (6) month period will begin when either of the following occurs: (1) a state funding mechanism is enacted by the Ohio General Assembly or (2) a PSAP provides CBW with documentation that it has secured funding from another source. Furthermore, if the PSAP will be unable to receive and utilize the data elements associated with Phase II at the end of the six (6) month implementation period, the PSAP agrees to notify CBW, in writing, that it will be unable to receive and utilize Phase II data by the implementation deadline.

Cincinnati Bell Wireless LLC	4/23/03
Mike Vanderwoude	Date
Managing Member Committee	

Hamilton Co. Department of Communications

911 Coordinator

Cincinnati Bell Wireless LLC ("CBW") and the City of Norwood Police Department ("PSAP") have agreed to establish a wireless enhanced 911 ("E911") Phase II implementation deadline different from that imposed by the Federal Communications Commission ("FCC") for Tier III wireless carriers such as CBW. This agreement is made in accordance with the FCC's rules, 47 C.F.R. § 20.18(j)(5).

Specifically, CBW and the PSAP agree that the deadline for providing Phase II data to the PSAP will be suspended until six (6) months after a PSAP funding mechanism is established. The six (6) month period will begin when either of the following occurs: (1) a state funding mechanism is enacted by the Ohio General Assembly or (2) a PSAP provides CBW with documentation that it has secured funding from another source. Furthermore, if the PSAP will be unable to receive and utilize the data elements associated with Phase II at the end of the six (6) month implementation period, the PSAP agrees to notify CBW, in writing, that it will be unable to receive and utilize Phase II data by the implementation deadline.

Cincinnati Bell Wireless LLC

Mike Vanderwoude

Managing Member Committee

City of Norwood Police Department

Cincinnati Bell Wireless LLC ("CBW") and the Union Township Police Department ("PSAP") have agreed to establish a wireless enhanced 911 ("E911") Phase II implementation deadline different from that imposed by the Federal Communications Commission ("FCC") for Tier III wireless carriers such as CBW. This agreement is made in accordance with the FCC's rules, 47 C.F.R. § 20.18(j)(5).

Specifically, CBW and the PSAP agree that the deadline for providing Phase II data to the PSAP will be suspended until six (6) months after a PSAP funding mechanism is established. The six (6) month period will begin when either of the following occurs: (1) a state funding mechanism is enacted by the Ohio General Assembly or (2) a PSAP provides CBW with documentation that it has secured funding from another source. Furthermore, if the PSAP will be unable to receive and utilize the data elements associated with Phase II at the end of the six (6) month implementation period, the PSAP agrees to notify CBW, in writing, that it will be unable to receive and utilize Phase II data by the implementation deadline.

Cincinnati	Bel1	Wireless	LI	\mathbf{C}

Mike Vanderwoude

Managing Member Committee

Data

Union Township Police Department

John Kiskaden



Cincinnati Bell Wireless LLC ("CBW") and the West Chester Township Public Safety Answer Point ("PSAP") have agreed to establish a wireless enhanced 911 ("E911") Phase II implementation deadline different from that imposed by the Federal Communications Commission ("FCC") for Tier III wireless carriers such as CBW. This agreement is made in accordance with the FCC's rules, 47 C.F.R. § 20.18(j)(5).

Specifically, CBW and the West Chester Township PSAP agree that the deadline for providing Phase II data to the PSAP will be suspended until six (6) months after a PSAP funding mechanism is established. The six (6) month period will begin when either of the following occurs: (1) a state funding mechanism is enacted by the Ohio General Assembly or (2) a PSAP provides CBW with documentation that it has secured funding from another source. Furthermore, if the PSAP will be unable to receive and utilize the data elements associated with Phase II at the end of the six (6) month implementation period, the PSAP agrees to notify CBW, in writing, that it will be unable to receive and utilize Phase II data by the implementation deadline.

Cincinnati Bell-Wireless LLC

Mike Vanderwoude

Managing Member Committee

West Chester Township

David R. Gully

Administrator

6/10/03

Cincinnati Bell Wireless LLC ("CBW") and the City of Wyoming Police Department ("PSAP") have agreed to establish a wireless enhanced 911 ("E911") Phase II implementation deadline different from that imposed by the Federal Communications Commission ("FCC") for Tier III wireless carriers such as CBW. This agreement is made in accordance with the FCC's rules, 47 C.F.R. § 20.18(j)(5).

Specifically, CBW and the PSAP agree that the deadline for providing Phase II data to the PSAP will be suspended until six (6) months after a PSAP funding mechanism is established. The six (6) month period will begin when either of the following occurs: (1) a state funding mechanism is enacted by the Ohio General Assembly or (2) a PSAP provides CBW with documentation that it has secured funding from another source. Furthermore, if the PSAP will be unable to receive and utilize the data elements associated with Phase II at the end of the six (6) month implementation period, the PSAP agrees to notify CBW, in writing, that it will be unable to receive and utilize Phase II data by the implementation deadline.

Cincinnati Bell-Wireless LLC

Mike Vanderwoude

Managing Member Committee

City of Wyoming Police Department

Jack Roy

Chief of Police